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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

UNITED STATES OF AMERICA

Plaintiff,

Case No. CR10-311-TSZ

DETENTION ORDER

v.

YEREM KORKOTYAN,,

11 YEREM KORKOTYAN,

Defendant.

Defendant was found guilty of conspiracy to commit bank fraud, bank fraud and making false statements to a federal agent. On April 12, 2012 defendant appeared before the Court after being arrested for alleged violations of conditions of release.

The Court, conducted a detention hearing pursuant to Title 18 U.S.C. § 3142(f), and based upon findings and reasons below finds that no condition or combination of conditions which the defendant can meet will reasonably assure the appearance of the defendant as required and the safety of any other person and the community.

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

The U.S. Probation and Pretrial Office alleged defendant violated conditions of release by (1) committing the crime of assault on February 29, 2012; (2) leaving his residence on that date without permission; and (3) using marijuana on February 28, 2012. Defendant admitted using

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marijuana in violation of his bond and stipulated that he should be detained pending sentencing in this case. The government withdrew the allegation that defendant left his residence without permission. As defendant admitted to violating a release condition and stipulated to detention, the Court did not address the allegation that defendant committed assault. Defendant was advised that the Court's decision not to address the assault allegation was not a finding in his favor and that it was an issue that might be raised by the government at the time of sentencing.

It is therefore **ORDERED**:

- (1) Defendant shall be detained pending trial and committed to the custody of the Attorney General for confinement in a correctional facility separate, to the extent practicable, from persons awaiting or serving sentences, or being held in custody pending appeal;
- (2) Defendant shall be afforded reasonable opportunity for private consultation with counsel:
- (3) On order of a court of the United States or on request of an attorney for the Government, the person in charge of the correctional facility in which Defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
- (4) The Clerk shall direct copies of this order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 12th day of April, 2012.

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BRIAN A. TSUCHIDA United States Magistrate Judge